

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF KENTUCKY
AT LOUISVILLE

GENERAL ELECTRIC CO.

PLAINTIFF

v.

CIVIL ACTION NO. 3:04-CV-401-R

ANSON STAMPING CO. INC., et al.

DEFENDANTS

ORDER AND JUDGMENT

The Court, having considered the motion of Anson Stamping Company and Anson Machine and Manufacturing, LLC, to amend its prior order of August 25, 2005 (DN 32) and having considered the response and surreply of General Electric Company (DNs 35, 39),

IT IS HEREBY ORDERED that the motion to amend is **GRANTED**. The Court confirms the arbitration award entered by retired Kentucky Court of Appeals Judge Michael O. McDonald on April 27, 2004, and enters a judgment in the amount of \$1,183,372.71. This judgment shall draw interest pursuant to 28 U.S.C. § 1961 from the date of August 25, 2005, at the rate of 1.5%. The motion of General Electric Company to vacate the arbitration award is **DENIED**. The Court in its accompanying memorandum opinion has considered the interests of the intervening secured creditors and has determined that the needs of the parties and the interest of efficient case management justify entry of this final order pursuant to Rule 54(b) of the Federal Rules of Civil Procedure. This is a final and appealable order. There is no just reason to delay appellate review.

March 30, 2006

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TJ
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Thomas B. Russell —

Thomas B. Russell, Judge
United States District Court

Copies to Counsel of Record

EXHIBIT A

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

IN THE MATTER OF THE ARBITRATION BETWEEN

WESTCHESTER FIRE INSURANCE COMPANY,
WESTCHESTER SURPLUS LINES INSURANCE
COMPANY, AND ILLINOIS UNION INSURANCE
COMPANY,

Petitioners,
-against-

MASSAMONT INSURANCE AGENCY, INC.,
Respondent.

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DOC #: _____
DATE FILED: 11/28/05

05 CIVIL 5059 (DC)
JUDGMENT

#05,2358

Petitioners having moved to confirm an arbitration award against respondent, and the matter having been brought before the Honorable Denny Chin, United States District Judge, and the Court, on November 22, 2005, having issued its Memorandum Decision confirming the award in the amount of \$2,600,000.00, plus interest calculated at the rate of 6% per annum from April 26, 2005 to the date judgment is entered of \$92,317.81 for a total sum of \$2,692,317.81, denying petitioners' application for attorneys' fees, and awarding costs to the extent set forth in the Memorandum Decision dated November 22, 2005, it is,

ORDERED, ADJUDGED AND DECREED: That for the reasons stated in the Court's Memorandum Decision dated November 22, 2005, the award is confirmed in the total sum of \$2,692,317.81; petitioners' application for attorneys' fees is denied and costs are awarded to the extent set forth in the Memorandum Decision dated November 22, 2005; accordingly, the case is closed.

Dated: New York, New York
November 28, 2005

J. MICHAEL MCMAHON

BY:


Deputy Clerk

THIS DOCUMENT WAS ENTERED
ON THE DOCKET ON _____

EXHIBIT B

United States District Court
Northern District of Illinois
Eastern Division

TRUSTMARK INSURANCE
COMPANY

v.

JOHN HANCOCK LIFE
INSURANCE CO.

JUDGMENT IN A CIVIL CASE

Case Number: 04 C 2649

- Jury Verdict. This action came before the Court for a trial by jury. The issues have been tried and the jury rendered its verdict.
- Decision by Court. This action came to hearing before the Court. The issues have been heard and a decision has been rendered.

IT IS HEREBY ORDERED AND ADJUDGED that judgment is entered in favor of Trustmark Insurance Company and against John Hancock Life Insurance Company in the sum of \$366,330.00 pursuant the arbitration award as ordered by the Panel.

EXHIBIT C

Michael W. Dobbins, Clerk of Court

Date: 6/17/2004


Donald Walker, Deputy Clerk

United States District Court
Northern District of Illinois
Eastern Division

Denise Kappel

v.

Advanced Equities, Inc.

JUDGMENT IN A CIVIL CASE

Case Number: 08 C 1991

- Jury Verdict. This action came before the Court for a trial by jury. The issues have been tried and the jury rendered its verdict.
- Decision by Court. This action came before the Court. The issues have been tried or heard and a decision has been rendered.

IT IS HEREBY ORDERED AND ADJUDGED that the Court confirms the award of \$200,000 on the Title VII claim; the Court modifies and confirms the award on the breach of employment contract claim of \$201,754; and the Court confirms the award of \$80,000 for attorney's fees for a total award of \$481,754.

Exhibit D

Michael W. Dobbins, Clerk of Court

Date: 6/18/2008

/s/ Wanda A. Parker, Deputy Clerk

United States District Court
Northern District of Illinois
Eastern Division

DOCKETED
JAN 30 2004

Intl Truck

JUDGMENT IN A CIVIL CASE

v.

Case Number: 03 C 8630

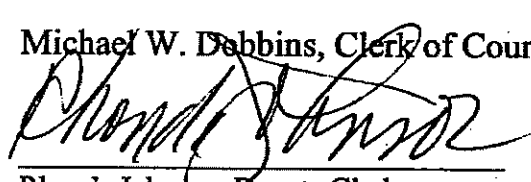
Haden Schweitzer Corp

- Jury Verdict. This action came before the Court for a trial by jury. The issues have been tried and the jury rendered its verdict.
- Decision by Court. This action came to hearing before the Court. The issues have been heard and a decision has been rendered.

IT IS HEREBY ORDERED AND ADJUDGED that judgment is entered in favor of Petitioner, International Truck and Engine Corporation Canada, f/k/a Navistar International Corporation Canada and against Respondent, Haden Schweitzer Corporation in the amount of \$1,227,187.00, plus interest thereon and its costs of action.

EXHIBIT E

Michael W. Dobbins, Clerk of Court



Rhonda Johnson, Deputy Clerk

Date: 1/28/2004

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